	Docket Number (Optional)		
PRE-APPEAL BRIEF REQUEST FOR REVIEW		020375-029210US	
I hereby certify that this correspondence is being filled via EFS-Web with the United States Patent and Trademark Office on February 18, 2010.	Application Number		Filed
	10/611,65	3	June 30, 2003
TOWNSEND and TOWNSEND and CREW LLP	First Named	Inventor	
By: /Sherry Soares/ Sherry Soares	Philip T. M	ellinger, et al.	•
	Art Unit	1	Examiner
	2431		Syed Zia
Applicant requests review of the final rejection in the above-to with this request.	dentified applic	cation. No ame	ndments are being filed
This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attact	ned sheet(s).		
Note: No more than five (5) pages may be provided	•		
Note: No more than five (5) pages may be provided	•		. M
		aranot fo	
I am the spplicant/inventor sssignee of record of the entire interest.	<u>-/</u>	///	nature
l am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	<u>-/</u>	aram J. Saab	nature Reg. No. 64,190 printed name
l am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/98)	<u>-/</u>	Saram J. Saab Typed or	, Reg. No. 64,190 printed name
am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	<u>-/</u>	Saram J. Saab Typed or 303-5	, Reg. No. 64,190
l am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/98)	<u>-/</u>	Saram J. Saab Typed or 303-5	Reg. No. 64,190 printed name
l am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTC/SB/98) attorney or agent of record. Registration number 64,190	<u>-/</u>	Saram J. Saab Typed or 303-5 Telepho	Reg. No. 64,190 printed name

I hereby certify that this correspondence is being filed via EFS-Web with the United States Patent and Trademark Office on February 18, 2010

PATENT
Attorney Docket No.: 020375-029210US

TOWNSEND and TOWNSEND and CREW LLP

By: /Sherry Soares/ Sherry Soares

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Philip T. Mellinger, et al.

Application No.: 10/611,656

Filed: June 30, 2003

For: METHODS AND SYSTEMS FOR PERFORMING SECURITY RISK

ASSESSMENTS OF INTERNET MERCHANT ENTITIES

Customer No.: 20350

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Confirmation No.: 1992

Examiner: Syed Zia

Art Unit: 2431

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Commissioner:

The Applicant requests review of the final rejection mailed August 18, 2009 for the above-identified application. No amendments to the claims are being filed with this request.

This request is being filed with a Notice of Appeal. The review is requested for the reasons stated herein.

Remarks

Claims 1-24 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent Publication No. 2003/0065942 A1 to Lineman et al. ("Lineman").

Rejection Under 35 U.S.C. § 102

The Office Action has again rejected all claims as being anticipated by Lineman. Applicant again respectfully traverses that each and every recitation of the independent claims is taught by Lineman. Claim 1 recites: "receiving, at a host computer system including a processor, from each of a plurality of payment-processing organizations, a set of security requirements defining protocols for implementing commercial transactions over the shared network using instruments identified with the payment-processing organization." Emphasis added. Independent claim 12 recites: "the security test scheme includes a set of test requirements whose satisfaction by the merchant entity is sufficient to ensure compliance with a plurality of sets of security requirements defined by a plurality of payment-processing organizations." Emphasis added. Independent claim 21 contains similar recitations. Such recitations are not taught by Lineman.

Lineman is directed to "[a] software program capable of creating and managing security policies on a network" *Lineman*, Abstract. Lineman is explicit in how its security policies are created:

The disclosed software enables a security administrator to create and edit a security policy document (block 70). To assist in the creation of the security policy document, the disclosed software may include a Policy Wizard 71, enabling a security administrator to use a library database 72 to construct the security policy document. Additionally, a quiz editor 73 may be provided, which allows the administrator to design questions for testing a user's understanding of the security policies in the security policy document.

Lineman, ¶32, emphasis added. In each instance, the security policy document of Lineman is in someway created by a security administrator. Id. In contrast, claim 1 involves a plurality of security requirements being received from multiple payment-processing organizations. Lineman does not contemplate requirements being received from one or more third-party merchants.

This feature of the independent claims may be especially beneficial to merchant operators of online stores. It allows the requirements of multiple payment-processing organizations to be received at a host computer system, then have a set of test requirements devised based on the requirements received from the one or more payment processing organizations. Therefore, the merchant may comply with requirements sent by multiple payment processing organizations by complying with the set of test requirements. This is not taught by the systems and methods of Lineman where all of the content of security policy document is created (either directly, or indirectly such as through a "policy wizard") by "a security administrator." Lineman, ¶32. Therefore, while Lineman relies on the security administrator for its security policy document content, the test requirements of the independent claims are collected from multiple different payment processing organizations. Lineman discusses nothing related to such (1) reception from (2) multiple payment processing organizations.

For at least these reasons, each and every recitation of claims 1, 12 and 21 are not anticipated by the cited reference of Lineman. Therefore, *prima facte* cases of anticipation are not present. Accordingly, Applicant respectfully requests reversal of the §102 rejections of claims 1, 12, and 21. Further, claims 2-11, 13-20, and 22-24 depend, either directly or indirectly, from claims 1, 12 and 21. At least by virtue of their dependence on non-obvious base claims, these claims are likewise non-obvious. Accordingly, Applicant also respectfully requests withdrawal of the §102 rejections of claims 2-11, 13-20, and 22-24.

Conclusion

In view of the foregoing, the Applicant believes all claims now pending in this Application are in condition for allowance and an action to that end is respectfully requested.

Further, the Commissioner is hereby authorized to charge any additional fees or credit any overpayment in connection with this paper to Deposit Account No. 20-1430.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 303-571-4000.

Respectfully submitted

Karam J. Saab Reg. No. 64,190

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 303-571-4000 Fax: 415-576-0300

K4S:s5s